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4	Facsimile:						
5		Attorney for Plaintiffs ROCHELLE SCOTT, individually, and as co-special					
6	administrator of the estate of ROY ANTHONY SCOTT; and FREDRICK WAID, as co-special administrator						
7	of the estate of ROY ANTHONY SCOTT						
8	UNITED STATES DISTRICT COURT						
9		FOR THE DISTRICT OF NI	,				
10	ROCHELLE SCOTT, individually, and as co-special administrator of the estate of ROY ANTHONY SCOTT; and FREDRICK WAID, as co-special administrator of the estate of ROY ANTHONY SCOTT, Plaintiffs,		Case No. 2:20-cv-0187	72-RFB-EJY			
11			APPENDIX OF EXHIBITS FILED BY PLAINTIFFS IN RESPONSE TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT [DKT. 19]				
12 13							
14	vs.	r iaintiirs,	SUMMAKI SUDGM	ENT [DK1. 17]			
		C METROPOLITAN POLICE					
15 16	LAS VEGAS METROPOLITAN POLICE DEPARTMENT; KYLE SMITH, individually; THEODORE HUNTSMAN, individually; and DOES						
17		THEODORE HUNTSMAN, individually; and DOES 1-10, inclusive,					
18		Defendants.					
19	Exhibit 1	Declaration of Peter Goldstein in Suppo Response to Defendants' Motion for Su	ort of Plaintiffs'	Pages 1-4			
20		19]	minary vaugment (2 mi				
21	Exhibit 2	Videos and Frame-by-Frame Excerpts f. (BWC) footage (on a USB Flash Drive	<u> </u>	Manually Filed			
22		· , , , , , , , , , , , , , , , , , , ,	iles designated by Plaintiffs as Exhibits 2-a, 2-b, 2-c, 2-d)				
23	Exhibit 2-a: Excerpted Portion of Huntsi		man BWC Footage in	Manually Filed			
24		Slow-Motion					
25	Exhibit 2-b: Frame-by-Frame Excerpted BWC Footage (PDF file included on US			Pages 1 – 42 and Manually Filed			
26	also filed electronically)						
27		Exhibit 2-c: Excerpted Portion of Smith	BWC Footage	Manually Filed			
28		Exhibit 2-d: Excerpted Portion of Smith Slow-Motion	BWC Footage in	Manually Filed			

1	Exhibit 3	<i>C</i>	
2		LVMPD 000029)	
3	Exhibit 4	Exhibit 4 Transcript of Post-Incident Interview of Officer Theodore Huntsman (LVMPD 000185 – LVMPD 000230)	
4	Exhibit 5	Transcript of Post-Incident Interview of Officer Kyle Smith (LVMPD 000231–LVMPD 000277)	Pages 1-47
56	Exhibit 6	Two Screenshots from Officers' Body-Worn Camera (BWC) Footage of Officer's Knee on Roy Scott's Back	Pages 1-2
7	Exhibit 7	Seven Screenshots of Officers' Body-Worn Camera (BWC) Footage with Flashlight	Pages 1-7
9	Exhibit 8	Excerpts of LVMPD's Responses to Plaintiffs' Second Set of Requests for Admissions	Pages 1-4
10 11	Exhibit 9	Excerpts Of LVMPD's Responses To Plaintiffs' First Set Of Requests For Production Of Documents	Pages 1-4
12	Exhibit 10	Excerpts from Officer Theodore Huntsman's Responses to Plaintiffs' First Set Of Requests for Admissions	Pages 1-8
13 14	Exhibit 11	Excerpts from Officer Theodore Huntsman's Responses to Plaintiffs' First Set of Interrogatories	Pages 1-6
15	Exhibit 12	Excerpts from Officer Kyle Smith's Responses to Plaintiffs' Requests for Admissions	Pages 1-7
16 17	Exhibit 13	Excerpts from Officer Kyle Smith's Answers to Plaintiffs' First Set of Interrogatories	Pages 1-6
18 19	Exhibit 14	Defendant LVMPD's Second Supplemental Responses to Plaintiffs' Third Set of Requests for Production of Documents with Exhibit A: Office of Internal Oversight for Death of Byron Lee Williams (Bates LLV190900020669)	Pages 1-12
20 21	Exhibit 15	Force Investigation Team (FIT) Report for Death of Byron Lee Williams, redacted by LVMPD	Pages 1-28
22	Exhibit 16	Email Summary of CIRT Finding [LVMPD 000945-000946]	Pages 1-2
23	Exhibit 17	Expert Report by Kris Sperry, MD served on 12/3/2021	Pages 1-12
24	Exhibit 18	Declaration of Expert Kris Sperry, MD	Pages 1
25	Exhibit 19	Expert Report by Scott Defoe served on 12/3/2021	Pages 1-33
26	Exhibit 20	Declaration of Expert Scott DeFoe	Pages 1
27	Exhibit 21	Resuscitation Journal Article dated 2-16-2022	Pages 1-6
28	Exhibit 22	Excerpts Of LVMPD's Responses To Plaintiffs' Fourth Set Of Requests For Production Of Documents	Pages 1-3

Case 2:20-cv-01872-RFB-EJY Document 25-1 Filed 04/05/22 Page 3 of 4

1	Exhibit 23	Excerpts from Officer Theodore Huntsman's Responses to Plaintiffs' Second Set of Interrogatories	Pages 1-5			
2 3	Exhibit 24	Excerpts from Officer Kyle Smith's Answers to Plaintiffs' Second Set of Interrogatories	Pages 1-5			
4	Exhibit 25	Pleading Pages for LVMPD Defendants' Expert Disclosures	Pages 1-6			
5	Exhibit 26 Emails between Attorneys of August 20, 2021 Regarding		Pages 1-5			
6		Plaintiffs' Counsel's Unavailability for Deposition Dates Scheduled by Defense Counsel				
7						
8	DATED this 5th day of April, 2022.					
9		PETER GOLDSTEIN LAW CORP				
10						
11		/s/ Peter Goldstein PETER GOLDSTEIN [SBN 6992]				
12		Attorney for Plaintiffs ROCHELLE SCOTT, individually, an	nd as co-special			
13		administrator of the estate of ROY Al and FREDRICK WAID, as co-special	NTHONY SCOTT,			
14		of the estate of ROY ANTHONY SCO	TT			
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1 **CERTIFICATE OF SERVICE** 2 I am employed in the County of Clark, State of Nevada. I am over the age of eighteen years 3 and not a party to the within action; my business address is 10161 Run Park Drive, Suite 150, Las 4 Vegas, Nevada 89145. 5 I hereby certify that on this 5th day of April, 2022, a true and correct copy of the following document APPENDIX OF EXHIBITS FILED BY PLAINTIFFS IN RESPONSE TO 6 7 **DEFENDANTS' MOTION FOR SUMMARY JUDGMENT [DKT. 19]** was served by 8 electronically filing with the Court's CM/ECF electronic filing system to the following parties: 9 Craig R. Anderson, Esq. MARQUIS AURBACH COFFING 10 10001 Park Run Drive Las Vegas, Nevada 89145 11 Telephone: (702) 382-0711 Facsimile: (702) 382-5816 12 Email: canderson@maclaw.com SMong@maclaw.com 13 Attorney for Defendants Las Vegas Metropolitan Police Department, 14 Kyle Smith and Theodore Huntsman 15 I declare that I am employed in the office of a member of the bar of this Court at whose direction the service was made. 16 By: An Employee of Peter Goldstein Law Corp 17 18 19 20 21 22 23 24 25 26 27 28